

IN THE UNITED STATES OF AMERICA DIST COURT  
DIST. COURT FOR THE EASTERN OF TEXAS  
TYLER COUNTY

= United States Dist Court  
EASTERN DIST OF TEXAS  
104 N. Third  
LUFKIN, TX 75901

GARIAND WAYNE BAILLENTINE  
U.S. DISTRICT COURT  
EASTERN DISTRICT OF TEXAS

FILED

JUN 27 2018

- 1.) BREAN COLLIER DIRECTOR BY DEPUTY CR-MENTAL DEPT. OF JUSTICE.  
2.) STEPHEN BRIANT ASSISTANT WARDEN Gib Lewis H/Security.  
3.) KENNETH KENT DECKERSON PRACTICE MANAGER Gib Lewis H/Security. med dept.  
4.) JANICE HANSON PHYSICIANS ASSISTANT Gib Lewis H/Security  
5.) MONICA PECKTHALL = LIVER SPECIALIST UNIVERSITY TEXAS MEDICAL BRANCH GARBESTON  
6.) MIGUEL MARTINEZ = WARDEN MCCONNELL UNIT. Regional director Now Huntsville TX  
7.) COREY FURR = ASSISTANT WARDEN MCCONNELL UNIT  
8.) TANUA LAWSON = PRACTICE MANAGER MCCONNELL UNIT Medical dept.

SUITE COMES FORTH IN INDIVIDUALLY AND THEIR  
OFFICIAL CAPACITIES. ALL ARE DEFENDANTS. ACTING UNDER  
COLOR OF STATE LAW....

### I. JURISDICTION & VENUE

- 1.) This is a Civil Action Authorized by 42 U.S.C. Section 1983  
To Redress THE DEPRIVATION. UNDER COLOR OF STATE LAW, OF  
RIGHTS SECURED BY THE CONSTITUTION. OF THE UNITED STATES.  
THE COURT HAS JURISDICTION UNDER 28 U.S.C. Section 1331  
AND 1343 (A) (3) PLAINTIFF SEEKS →  
DECLATORY RELIEF PURSUANT to 28 U.S.C. Section 2201 AND 2202.  
PLAINTIFF CLAIMS FOR INJUNCTIVE RELIEF ARE AUTHORIZED BY 28  
U.S.C. Section 2283 & 2284 AND Rule 65 OF FEDERAL RULES OF  
CIVIL PROCEDURE. ALONG WITH MONEY DAMAGES.

2) THE TULSA COUNTY IS AN APPROPRIATE VENUE UNDER 28 U.S.C. Section 1391 (B)(2) BECAUSE IT IS WHERE EVENTS GIVING RISE TO CLAIM OCCURRED.

## II. PLAINTIFFS

3) CARLAND WAYNE BALLENTINE III IS AND WAS AT ALL TIMES MENTIONED HEREIN A PRISONER OF THE STATE OF TEXAS. IN CUSTODY OF THE TEXAS DEPT. OF CORRECTIONS. HE IS CURRENTLY CONFINED IN <sup>ALFRED HUGHES UNIT</sup> ~~McDONNELL UNIT~~ ADMIN SEGREGATION IN ~~Beville Texas 78102~~ <sup>3601 E. 10th St. de.</sup>

## III. DEFENDANTS

3201 Fm 924  
Gatesville TX. 76597

4) DEFENDANT: BRIAN COLLIER = IS THE DIRECTOR OF THE DEPT OF JUSTICE STATE OF TEXAS. HE IS LEGALLY RESPONSIBLE FOR THE OVERALL OPERATION OF THE DEPT. AND EACH INSTITUTION UNDER ITS JURISDICTION, INCLUDING SMITH, COBLEWIS, MCDONNELL UNITS WHERE PRISONER IS OR HAS BEEN CONFINED IN STATE OF TEXAS.

5) DEFENDANTS = WARDENS. STEPHEN BRYANT - COBLEWIS HIS ASSISTANT WARDEN MICHAEL MARTINEZ = WARDEN MCDONNELL UNIT AD. SEGO. COREY FURR = ASSISTANT WARDEN MCDONNELL UNIT AD SEGO. ALL BEING SUPERINTENDANTS OF THEIR RESPECTED UNITS, ARE LEGALLY RESPONSIBLE FOR THE OPERATION OF THEIR PRISON, AND WELFARE OF ALL THE INMATES OF THAT PRISON. ALL HOLDING HIGHEST RANK IN INDIVIDUAL/OFFICIAL (CAPACITY)...

6) KENNETH KENT DICKERSON = PRACTICE MANAGER MEDICAL COBLEWIS UNIT...

TANYA LAWSON = PRACTICE MANAGER MCDONNELL UNIT MEDICAL DEPT.

BOTH INDIVIDUALS OVER SEE MEDICAL DEPT. OF SAID PRISONS. RESPONSIBLE FOR HEALTH CARE AND OBLIGATED BY STATE OF TEXAS TO OVER SEE AND PROVIDE HEALTH CARE FOR THOSE WHOM STATE IS PUNISHING BY INCARCERATION. A PRISONER WHO CANNOT BY REASON OF DEPRIVATION OF HIS LIBERTY CARE FOR HIMSELF...

7) MONICA PECKTHAWL IS INDIVIDUAL ASSIGNED TO CHRONIC CARE PATIENTS WITH HEPATITIS C. EMPLOYED BY STATE OF TEXAS AS WELL AS THE UNIVERSITY OF TEXAS MEDICAL BRANCH. (TO DIAGNOSE - TREAT PRISONERS) RESPONSIBLE FOR EXAMINATIONS. HAS AN AFFIRMATIVE DUTY TO PROVIDE REASONABLE ACCESS TO MEDICAL, PROVIDE COMPETENT MEDICAL DECISIONS...



8.) JANICE HANSON IS A PHYSICIAN'S ASSISTANT AT CALDWELL HIGH SEC. HAS REFERRED MY SELF MULTIPLE TIMES FOR TREATMENT. FAILED TO MONITOR AND FOLLOW THROUGH WITH REFERRAL OF TREATMENT.

9.) FACTS  
 JUDGE, I TESTED POSITIVE FOR HEP C IN "2005" AT FERGUSON UNIT MIDWAY TEXAS. WHILE INCARCERATED WITH IN TDCJ. THOSE WHO HAVE HEP C ARE LABELED CHRONIC CARE. CHRONIC = DEFINED AS MARKED BY LONG DURATION OR FREQUENT RECURRENT. (A DISEASE) BEING SUCH HABITUALLY IN LAYMAN TERMS, I WOULD ALLEGE THIS TO BE A SERIOUS MEDICAL NEED. SO IN 2011 WHILE AT PRESTON SMITH UNIT LAMARSSA TX. TDCJ CAME THRU AND SCREENED UP SEVERAL OF ITS INMATES WHOM HAD HEP C, TO TAKE AN EXPERIMENTAL DRUG WHICH WAS BEING OFFERED TO US WHOM QUALIFIED FOR TREATMENT. I WAS NOTIFIED I QUALIFIED, AND NEEDED TREATMENT. I SIGNED A CONSENT FORM, TO INSURE TDCJ WOULD NOT BE RESP. FOR ALL SIDE EFFECTS OF EXPERIMENTAL DRUG. I THEN WAS PUT THRU MEDICAL PROCEDURES TO INSURE MY HEART, LUNGS WOULD BE STRONG ENOUGH TO WITHSTAND DRUGS I DID EKG, CHEST X-RAYS, SONOGRAM ON LIVER, GAVE 13 VIALS OF BLOOD FOR A SCREENING. NEARLY PASSED OUT DUE TO BLOOD LOSE. "ALL DONE ON SMITH UNIT" SMITH UNIT ADD SEC. SHUTS DOWN. IM SHIPPED TO CALDWELL HIGH SEC WOODVILLE TX. ALL THOUGH CHANGING OF UNITS. IM STILL UNDER CHRONIC CARE WITH LIVER SPECIALIST MONICA PICKTHAWL @ LITMB. GALVESTON TEX. WHOM I SEE ON "DMS" DECITAL MONITORING SCREEN. TELEVISION. MONICA PICKTHAWL HAS SEEN ME SINCE 2009 TILL PRESENT. DURING THE PROCESS OF GOING THRU MEDICAL PROCEDURES - POLICYS. TDCJ AND DRUG COMPANY OFFERING DRUG AS EXPERIMENTAL STAGE, DETERMINE OR DISCOVER DRUG NOT ONLY CONTROLLED LEVELS OF HEP C. IT OUT RIGHT CURED IT. RIDDS THE BODY OF DISEASE COMPLETELY!! SO THEN DRUG IS PULLED FROM EXPERIMENTAL STAGES. (AND A PRICE TAG PLACED ON TREATMENT) SO MY POINT IS THAT LONG AS TREATMENT WAS OF NO COST TO STATE. I NEEDED TREATMENT. NOW THAT ITS A COST AND BURDEN TO STATE THE DES. LIVER SPECIALIST COME BACK TELLING US WE NO LONGER NEED TREATMENT...

LIPON INFORMATION AND BEHAVIOR DUE TO CONVERSION I HAD WITH AN INFECTIOUS NURSE ON GIB LEWIS. SHE TOLD ME EXACTLY WHAT I'VE STATED. ACOUSO SHE WENT OFF THE RECORD, DUE TO NO SUBMITTING SEVERAL <sup>SICK</sup> <sub>CALL</sub> REQUEST REGARDING TREATMENT. SHE CAME TO MY DOOR, THAT AS LONG AS TDCJ COULD TREAT US UNDER EXPERIMENTAL DRUGS. "THEY WOULD" IF IT COST THE STATE MONEY WE WOULD NOT RECEIVE TREATMENT (UNLESS 1/2 DEAD)

I'D ALSO LIKE COURTS TO NOTE: I'VE BEEN UNDER MONICA PICKTHAM CARE FROM 2009-2018. NOT ONCE HAS SHE EVER PHYSICALLY EXAMINED ME. THIS WOMAN HAS AN EXCESSIVE CASE LOAD, PREVENTING HER FROM CONDUCTING PROPER MEDICAL CARE. PLAINTIFF WOULD ALLEGE TDCJ ALSO EMPLOYS TACTICS TO DETER FOLKS FROM GOING ON MEDICAL CHAIN. SUCH AS JUNE 5<sup>TH</sup> 2017, THRU JUNE 9<sup>TH</sup> 2017. I WENT ON MEDICAL CHAIN FOR NO REASON AT ALL. WAS PLACED IN A CELL WITH GAS ALL OVER IT. NO RUNNING WATER IN CELL. CHEMICAL AGENTS BURNED ME ALL NIGHT AT DARRINGTON UNIT. (COURTS COULD VIEW GRIEVANCE) PLAINTIFF RE-ALLEGES AND INCORPORATES BY REFERENCE. I WOULD STATE THE OBVIOUS AND PROVE TO COURTS. THAT ALL DEFENDANTS ARE NEGLIGENT BY DISPLAYING A DELIBERATE INDIFFERENCE. BY DELAYING, DENYING OR INTERFERING WITH TREATMENT FOR A SERIOUS MEDICAL NEED. I'VE SUBMITTED YEARS OF SICK CALL REQUEST FOR STOMACHE PAIN, DISCOMFORT, I'VE HAD WATER RETENTION, PAIN IN JOINTS/BONES, SWELLING OF STOMACHE. WHICH CONSTITUTES CRUEL AND UNUSUAL PUNISHMENT. CLEARLY COURTS CAN SEE I WAS PUT THRU MEDICAL PROCEDURES LEADING UP TO SAID TREATMENT. (UNDER FALSE PRETENSES) SINCE I'VE NEVER RECEIVED TREATMENT. I'LL ALLEGE DEFENDANTS VIOLATE CRUEL UNL. PUNISHMENT CLAUSE OF 8<sup>TH</sup> AMEND. BY FAILING TO PROVIDE ADEQUATE MEDICAL TREATMENT. COURTS WOULD NEED TO ASSESS QUALITY OF CARE, MEDICAL ATTENTION THAT HAS BEEN FURNISHED TO PLAINTIFF, WHILE LIVING IN TDCJ WITH HEP C TOTAL OF 10 YEARS OR MORE. AS OUTRIGHT DENIAL OF TREATMENT, INTENTIONAL DELAY. CRIMINAL LAW 76-78 CRUEL UNL PUNISHMENTS CLAUSE - STANDARDS AMBODIES HEAD AND IDEALISTIC CONCEPTS OF DECENCY, CIVILIZED STANDARDS HUMANITY AND DECENCY...



Against the Principles of Human Dignity and the Principles of the United Nations Principles on the Minimum Rules for the Treatment of Prisoners. The obligation of governments to provide medical care for those whom it is punishing by incarceration. At common law the public is required to care for prisoners, who can not by reason of deprivation of his liberty, care for him self. An inmate must rely on prison authorities to treat his medical needs. If authorities fail to do so, those needs will be neglected. In worst cases, such failure may actually produce physical torture or lingering death. Re-Kemmer-Sipea. The evils of most immediate concern to the drafters of the amendments. In less serious cases, denial of medical care may result in pain and suffering, which no one can suggest would serve any penological purpose. The infliction of such un-necessary suffering is consistent with contemporary standards of decency as manifested in modern legislation codifying the common law.

Courts have concluded that a Deliberate Indifference to a serious medical needs of prisoners constitutes un-necessary and wanton infliction of pain. This is true whether the indifference is manifested by prison doctors, in their response to prisoners needs, or by prison counsellors in intentionally denying or delaying access to care, or interfering with treatment. If the present status quo prevails, there is no end to it. Regarding policy and procedures of TDCJ and UTAH...

In regards to treatment "so cursory as to amount to no treatment at all." rises to this level *Alcala v. Prison Health Serv. Inc* 769 F.2d 700, 704 11th Cir 1985. So to does delay of treatment for obviously serious conditions where it is apparent that delay would detrimentally exacerbate the medical problem. Delay is medically un-justified. The longer time frames, greater periods of reflection upon a course of action. Again Plaintiff will allege 8th Amend is violated by prison officials and Drs in intentionally denying or delaying access to medical care, or intentionally interfering with treatment due it was prescribed.

IF THIS IS ABOUT TO BE ~~IN~~ <sup>IS</sup> A NEW PART OF 8<sup>TH</sup> AMEND-  
VIOLATION IF A STATE elects TO IMPOSE IMPRISONMENT AS A PUNISHMENT FOR  
FOR CRIME. I BELIEVE IT HAS AN OBLIGATION TO PROVIDE TO PERSONS  
IN ITS CUSTODY WITH A HEALTH CARE SYSTEM WHICH MEETS MINIMAL-  
STANDARDS OF ADEQUACY. AS A PART OF THAT BASIC OBLIGATION, THE STATE  
AND ITS AGENCIES HAVE AN AFFIRMATIVE DUTY TO PROVIDE REASONABLE ACCESS  
TO MEDICAL CARE. TO PROVIDE COMPETENT, DILIGENT MEDICAL PERSONNEL AND  
TO ENSURE THAT PRESCRIBED CARE IS IN FACT DELIVERED ONCE RENDERED...

FOR DENIAL OF MEDICAL CARE IS SURELY NOT PART OF PUNISHMENT WHICH  
CIVILIZED NATIONS MAY IMPOSE FOR CRIME. HOWEVER WHEN THE STATE ADDS  
TO THIS RISK, AS BY PROVIDING A PHYSICIAN WHO DOES NOT GIVE ADEQUATE  
CARE BECAUSE OF AN EXCESSIVE CASE LOAD OR INADEQUATE FACILITIES, THEN  
PRISONERS MAY SUFFER FROM A BREACH OF STATES CONSTITUTIONAL DUTY. PLAINTIFF  
ALLEGES 100% OF TEXAS PRISON POPULATION HAS HEP C. DUE TO EPIDEMIC  
OUTBREAK, IN WHICH TDCJ IS RESPONSIBLE FOR. DUE TO IMPROPER HANDLING  
AND CARE OF INMATES WHO HAVE HEP C. AND AROUND INTERING OR EXITING CELLS  
OF THOSE WHO HAVE DOCUMENTED HEP C... PLACING INMATES @ RISK..

I WOULD LIKE TO ASK COURTS TO ORDER TDCJ/UTMB TO TURN OVER OR  
PROVIDE ME WITH ENTIRE MEDICAL RECORDS AND RECORDS OF SICK CALL REQUEST.  
IN REGARDS TO STOMACH PAIN OR TREATMENT. AS WELL AS STEP 1 - STEP 2 -  
COMPLAINTS. IN ORDER TO SHOW COURTS PATTERN IN COMPLAINTS OF SERIOUS  
HEALTH ISSUES & NEED OF TREATMENT. PRISON OFFICIALS CAN NOT IGNORE A  
PROBLEM ONCE IT IS BROUGHT TO THEIR ATTENTION. PRISON OFFICIALS MAY TRY TO  
ARGUE THAT THE PRISON DOES NOT HAVE ENOUGH MONEY TO FIX PROBLEM, BUT  
COURTS GENERALLY DON'T ACCEPT THIS DEFENSE. THIS BEING SAID OFFICIALS HAD  
KNOWLEDGE OF CONDITION AND HAVE NOT RESPONDED TO IT IN AN REASONABLE MANNER.

COURTS USUALLY AGREE THAT THE MEDICAL NEED MUST BE ONE THAT IF LEFT  
UNATTENDED, POS[ES] A SUBSTANTIAL RISK OF SERIOUS HARM: Taylor v. Adams  
221, F.3d. 1254, 1258 11th Cir. 2000. IN PROVIDING CLAIMS OF [DELIBERATE -  
INDIFFERENCE] PLAINTIFF HAS SHOWNED 1.) PRISON OFFICIALS KNEW ABOUT A SERIOUS  
MEDICAL NEED SUCH HAS PLAINTIFF HAVING HEP C. 2.) PRISON OFFICIALS FAILED  
TO RESPOND REASONABLY TO IT. ALSO A SHOW OF DAILY SUFFERING. A CONDITION



Significantly Affects His Actions, Actions, His Health As A "Showing" of Chronic And Serious Pain In Stomach Area. Thus Proving Medical - Negligence In its Purest form. The Pain In Which I Continue To Endure Daily!! Severe Stomach Pain, Swelling of feet, Pain-Severe discomfort in Bones/Joints. Fluid Retention Stomach Area. "Fatigue". Plaintiff Alleges That he has Complained of Severe Stomach Pain for Years. Due To dr's Knowledge of HepC Plaintiff's Stomach Issues have been over looked.

Plaintiff Seeks MRI, DR UPR GI DR Stomach from Outside Agency. To Prove to Courts Something Is Seriously Wrong with Stomach, Liver, I've Lived with Daily Pain-Discomfort for Years. I've filed Grievances, Sick Call Request DR Smith, Collewis, McConnell Units. In Texas Dept Corrections.

It's Common Knowledge That HepC Progresses To "Liver Cancer" due to Scarring of Liver Tissue. The Liver functions As A Filtering System of The Body, Rids/excretes Toxins from body. When Liver doesn't Function Properly, The bad Toxins will Poison The Mind/Body. The Mind Goes - The Liver will Inflamm Till Point of Rupturing. Thus Causing One to bleed to death Internally. I Live In fear of This Happening To me, As it clearly did To Inmate J013-6-123 Cell High Security Collewis Unit. Inmate will go As far As Alleged Those who die of Complications of HepC Are Ignored or wrote off As - Having Perished due to Other Complications. Telc Duty Monitors disease, Has No Preventive Measures or Policies In Place To Prevent The Spreading of disease Nor do They even Prescribe Vitamins for Liver Such as Milk-Thistle. Attached is HepC Paper Passed Out 2-1-18 By Nurse Beth Perez. Clearly States (Symptoms) of HepC. Acknowledges Liver Cancer, Cirrhosis, And even Potential of Death. If HepC left Untreated. No One Wants to Hear With Hep C - esp. Since There is A "Cure". Telc taking Risk w/ my Life..

Medical Records will Show In 2005 my Liver Enzyme was 35. They'll Also Show An "Increase" In Liver Blood Test With An Exception of Once or Twice. Common Knowledge Anything over a 50 is Bad, Mine is 3X's that Now Once Liver Sustains Scarring it's Irreparable HARMED. Having Lived All These Documented Years with HepC. Having no Treatment What So Ever Having (Been Ignored) As A Human Being, with A Serious Medical Need. One I



Tested me for Hep C in 2001. Prior To Coming To Prison (In 2002)  
I was Negative did NOT have ANY form of Hepatitis.. A FACT That CAN  
Be Proven. Now this is why Plaintiff Seeks All Damages Requested In  
Complaint. Thus Complaint Has Been "ON-Going" For Yrs...

#### IV. EXHAUSTION OF LEGAL REMEDIES.

Plaintiff CARLAND WAYNE BALLENTINE III K07826 Used The Prison Grievance  
Procedure Available AT Coker Lewis AND McCONNELL units to try to Solve The  
Problem And Notify Warden of Serious Medical Need. ON MAR 21, 2017  
Plaintiff CARLAND W. BALLENTINE III Presented The Facts Relating To This Complaint.  
ON MAY 25, 2017, Plaintiff Got Response Back - Unprocessed, being denied  
Access to Redress Grievance. (Same ON Step 2) All Grievances & Sick Call Records  
Was Attached to 1983 Complaint, when ON AUG 10<sup>th</sup> 2017. Plaintiff Requested  
All Nec. Motions & 1983 To Law Library Officer BRADLEY SKROBARCEK. To  
Go W/ 6 months Transaction of Trust Fund Account. It Never Made it To -  
Tyler County, Woodville Tx. "Sheryl Bounds" dist clerk. Notified my mother  
Courts Never Received 1983 Complaint. Obstructing my Access To Courts..  
Violating my 1<sup>st</sup>, 5<sup>th</sup>, 14<sup>th</sup>, Amend RIGHTS.. my Confidential Medical Records  
Stolen, misplaced, mishandled.. All in Act To Prevent Plaintiff Access To Courts.

- 10) Plaintiff Realizes And Interprets by Reference All Above To Be Correct.
- 11) The Deliberate Indifference To Medical Needs, Violated Plaintiff CARLAND  
WAYNE BALLENTINE III Rights And Constituted Cruel And Unus. Punishment. As well  
As A Clear Medical Negligence.. Under 8<sup>th</sup>, 14<sup>th</sup> Amend To The United States Const.
- 12) The Plaintiff Has No Plain, Adequate Or Complete Remedy at law to Redress  
The Wrongs described here in Plaintiff Has Been And Will Continue To be  
IRREPARABLY INJURED by Conduct of Defendants unless this Courts Grants Declaratory  
And Injunctive Relief, which Plaintiff Seeks...
- 13) wherefore, Plaintiff Respectfully Prays that The Courts enter Judgment  
Granting Plaintiff: A Declaration that the Acts AND Omissions described here in  
Violated Plaintiff Rights under Constitution And Laws of the United States.



14.) A Policy To Implement Treatment To Inmate Defendants <sup>(9)</sup> Medical Treatment  
 To Provide The treatment Prescribed from Jan 2011. HEPC Treatment To Plaintiff  
Beau Collier. To Implement Policy To Insure Treatment To Inmates who  
 Catch HEPC While Incarcerated or Need It. As well as All Records be  
 Turned over of Medical Records, Sick Call Request, Grievances esp Since  
 All was stolen Aug 10<sup>th</sup> 2017 from Plaintiff By Law Librarian. Beau Collier  
Wardens Implement Policy To Issue Spill Kits, Cleaning Supplies when In-  
 mates w/ documented HEPC exit cells. And Occupied by new inmates. Prior  
 To Inmates New Housing No Chemicals Are Passed out Nor Proper Cleaning  
 Of Cells Monitored. Insist Drs, Pls. Line Specialist To Follow up And  
 Prescribe treatment for serious medical needs That have A Cure. No -  
 Reason Should Life be Risked when There's A Medical Cure for HEPC...

15.) Compensatory Damages In Amount of \$ Maximum Against Each Defendant.

16.) Punitive Damages In Amount of \$ Maximum Against Each Defendant.

17.) A Jury trial on All Issues triable by Jury..

18.) Plaintiff's Cost In Suite And Lawyers Fee..

19.) Any Additional Relief This Court Deems Just, Proper, And Equitable..

Respectfully Submitted Garland W. Ballentine # Dated 2-14-18

~~McClure Unit # 1567826~~ Moved to New Unit  
~~301 S. Smith St.~~  
~~Beaville Tx. 77812~~

Verification:

I have Read the Following Complaint And hereby  
 Verify that the matters Alleged Therein Are True, except as to  
 matters Alleged as Information And Belief, And as to Those, I believe  
 them to be True. = Correctly Under Penalty Of Perjury that the foregoing  
 Is True And Correct.. Executed At Beaville Tx. On 2-14-18

Garland Ballentine 1567826  
 Alfred Hughes Unit  
 3201 FM 929  
 Gatesville Tx. 76547

Garland Wayne Ballentine Jr 1567826

MR. CORLIAND BALENTINE # 132782-6  
Atwood Hughes Unit  
3201 FM 939  
Corpus Christi, TX 78401

U.S. Dist Clerk Fed.  
104 North Tined St.  
Lufkin TX 75901



THU 21 JUN 2018 PM

